



Attorney Docket No: 0918.0245C

PATENT

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re application of Yu-Jih Liu

Serial No.: 10/689,661

Examiner: Phuong, Dai

Confirmation No.: 6483

Art Unit: 2617

Filed: October 22, 2003

For: Method and Apparatus for Dynamic Voice Reservation Within Wireless Network

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**Mail Stop Issue Fee**

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

**ISSUE FEE TRANSMITTAL**

Transmitted herewith is an Issue Fee Transmittal (Form PTOL 85b) for the above-identified application.

Also enclosed is:

- Change of Correspondence Address
- Comments on Reason for Allowance

Fees:

- Issue Fee of \$1,400.00
- Other Fees: \$\_\_\_\_\_

Total fee: \$1,400.00

Payment of Fees:

- Check No. 9755 in the amount of \$1,400.00 for the total fee is attached.
- Please charge \$\_\_\_\_\_ to Deposit Account No. 05-0460 for the total fee. This paper is being submitted in duplicate.

- The Commissioner is hereby authorized to charge any additional fees that may be required, and to credit any overpayment, to Deposit Account No. 05-0460.

Dated: 6/30/06

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By:

Respectfully submitted by  
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Serial No.: 10/689,661

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**COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

In response to the reasons for allowance as stated by the Examiner in the Notice of Allowability mailed June 8, 2006, Applicant respectfully submits the following comments.

The Examiner indicates with respect to claim 23 that the prior art does not disclose nor fairly suggest in a communications network, a communication unit to transmit and receive information within the network, where the communication unit comprises various elements as indicated in the reasons for allowance. However, claim 23 is directed toward a method, in a communication unit of a network, of transferring information with other communication units within the network.

The Examiner further indicates with respect to claim 42 that the prior art does not disclose nor fairly suggest a method of transferring information including the feature of dynamically selecting a frame architecture to facilitate said communications over said re-served communication links. However, claim 42 recites dynamically selecting a frame architecture to

facilitate said communications over said reserved communication link. Moreover, the phrase “wherein and step (a) further includes” within the Examiner’s comments should be “wherein step (a) further includes” as recited in the claim.

In addition, the Examiner indicates with respect to claim 45 that the prior art does not disclose nor fairly suggest a method of transferring information including the feature of said communicating units dynamically selecting a frame architecture from among a plurality of frame architectures employed by said communication unit based on the mode of to said communications and utilization of a retransmission scheme over said reserved communication link. However, claim 45 recites said communicating units dynamically selecting a frame architecture from among a plurality of frame architectures employed by said communicating units based on the mode of said communications and utilization of a retransmission scheme over said reserved communication link. Moreover, the phrase “wherein said selected frame architectures” within the Examiner’s comments should be “wherein said selected frame architecture” as recited in the claim.

Respectfully submitted,

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